

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

VERONICA GUTIERREZ, ERIN WALKER
and WILLIAM SMITH, as individuals and
on behalf of all others similarly situated,

Plaintiffs,

No. C 07-05923 WHA

v.

WELLS FARGO BANK, N.A.,

Defendant.

**ORDER APPOINTING KCC CLASS
ACTION SERVICES LLC AS
CLASS ADMINISTRATOR**

A prior order called for class administrator applications (Dkt. No. 617).

Seven applications were submitted. KCC Class Action Services LLC estimated that the cost for all work done would be \$502,852, with a cap of \$535,000 (Dkt. No. 535). A February 12 order stated that the Court was tentatively inclined to appoint KCC. Wells Fargo entered a provisional objection in light of its third-party risk management clearance procedure, but stated that it expected to complete the clearance process by March 6 (Dkt. No. 636).

Class counsel have filed an executed KCC services agreement (Dkt. No. 648). The total estimated cost is \$492,617, with a cap of \$525,000. KCC understands that one-half of the fees would be paid only after more than one-half of the work had been performed. KCC has been cleared, according to Wells Fargo (Dkt. No. 650).

Based on KCC's representations, this order hereby **APPOINTS KCC CLASS ACTION SERVICES LLC** as the **CLASS ADMINISTRATOR**. All existing deadlines remain in place (Dkt. Nos. 616, 647).

IT IS SO ORDERED.

Dated: February 24, 2015.


WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE